

# Department of the Interior U.S. Fish and Wildlife Service

Expires (1/31/01) OMB No. 1018-0093

# FEDERAL FISH AND WILDLIFE LICENSE/PERMIT APPLICATION FORM

**RETURN TO:** 

Office of Management Authority U.S. Fish and Wildlife Service 4401 N. Fairfax Drive, Room 700 Arlington, VA 22203 1-800-358-2104 or 703-358-2104 **Type of Activity:** 

IMPORT OF BIRDS FOR SCIENTIFIC RESEARCH OR ZOOLOGICAL BREEDING AND DISPLAY

(Wild Bird Conservation Act)

		•	,	
A. COMPLETE IF APPLYING AS AN INDIVIDUAL				
1. Name:				
2. Street address:				3. County:
4. City, State, Zip code:				'
5. Date of birth:	6. Social Security No.:	7. Occupation:		
8. List any business, agency, organization	onal, or institutional affiliation associa	ited with the wildlife to be covered	by this license or per	mit:
9. Home telephone number:	10. Work telephone number:	11. Fax number: 12. E:mail address:		
			l	
B. COMPLETE IF APPI	LYING AS A BUSINESS, CO	ORPORATION, PUBLIC	AGENCY OR I	NSTITUTION
1. Name of business, agency or institution:				2. Tax identification no.:
3. Street address:				4. County:
5. City, State, Zip code:				
6. Describe the type of business, agency	, or institution:			
7. Name and title of person responsible	for permit (president, principal officer	r, director, etc.):		
8. Home telephone number:	9. Work telephone number:	10. Fax number:	11. E:mail address:	
С.	ALL APPLICA	NTS COMPLETE		
Do you currently have or have you h     If yes, list license or permit numbers:		ense or Permit? Yes	No 🗌	
2. Have you obtained any required state If yes, provide a copy of the license of		conduct the activity you propose?	Yes No No	Not required
3. Enclose check or money order payab Institutions which qualify under 50 G	ole to the U.S. FISH AND WILDLIFE CFR 13.11(d)(3) may be exempt from			
4. ATTACHMENTS: Complete the ad Incomplete appl	Iditional pages of this application. Applications may be returned.	plication will not be considered con	mplete without these	pages.
5. CERTIFICATION: I hereby certif Regulations and the other applicable parapplication for a license or permit is con may subject me to the criminal pen	rts in subchapter B of Chapter I of Tit nplete and accurate to the best of my l	tle 50, and I further certify that the	e information submitte	ed in this
6. Signature (in ink) of applicant or personal content of the second content of the seco	son responsible for permit in Block A	or B	7. Date:	

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### D. IMPORT OF BIRDS FOR SCIENTIFIC RESEARCH OR ZOOLOGICAL BREEDING AND DISPLAY (WBCA)

Please provide the following information on a separate sheet of paper.

- 1. For EACH species:
  - a. Common and scientific names (and subspecies if applicable);
  - b. Quantity;
  - c. Hatch date or age class; and
  - d. Sex (if known).
- 2. A statement as to whether, at the time of the application, the exotic bird is still in the wild, has already been removed from the wild, or was bred in captivity.
  - a. If the exotic bird is still in the wild or was taken from the wild, include:
    - i. The country and region where the removal will occur or occurred;
    - ii. A description of the status of the species in the region of removal; and
    - iii. A copy of any foreign collecting permit or authorizing letter, if applicable.
  - b. If the exotic bird was **bred in captivity**, include:
    - i. Documents or other evidence that the bird was bred in captivity, including the name and address of the breeder, hatch date, and when known, the identity of the parental birds.
    - ii. If the applicant is not the breeder, documentation showing the bird was acquired from the breeder and a history of multiple transactions, if applicable.
- 3. Describe care and maintenance of the exotic bird, including:
  - a. Name and address of the facility where the exotic bird will be maintained;
  - b. Dimensions of existing enclosures for the birds to be imported and the number of birds to be housed in each; and
  - c. Husbandry practices.
- 4. A full statement justifying the permit including the details of the activities.
  - a. For **scientific research** include:
    - i. Formal research protocol with timetable;
    - ii. The relationship of such research to the conservation of the species in the wild;
    - iii. A discussion of possible alternatives and efforts to obtain birds from other sources;
    - iv. Plans for disposition of the exotic birds and any progeny upon completion of the research project; and
    - Qualifications of the scientific personnel conducting the proposed research, including applicable experience as well
      as a description of relevant past research conducted.
  - b. For zoological breeding or display programs include:
    - i. A breeding protocol or an education protocol that provides information on educational materials provided to the general public on the ecology and/or conservation status of the species;
    - ii. Plans, if any, for developing or maintaining a self-sustaining population of the exotic bird species in captivity;
    - iii. A statement on efforts to obtain birds from alternative sources or sources within the United States;
    - iv. The relationship of such a breeding or display program to the conservation of the species in the wild;
    - v. Plans for disposition of the exotic birds and any progeny; and
    - vi. Causes of any mortalities and efforts made to correct any problems.
  - c. For zoological breeding provide a history of the zoological facility's breeding programs with the same or similar species, including:
    - i. Participation in any cooperative breeding programs; and
    - ii.. Breeding and inventory records for the last two years, including hatching, survival, and mortality records.
- List the U.S. port through which the import will occur. If no port is indicated, import must be through a designated port for wildlife (see enclosed list).

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### PERMIT APPLICATION FORM INSTRUCTIONS

The following instructions pertain to the standard License/Permit Form 3-200 that must be completed as an application for a U.S. Fish and Wildlife Service permit. Please read the General Permit Procedures (50 CFR 13) sent with this package.

- \* Complete all appropriate blocks/lines. Print clearly or type in the information. A complete application prevents delays!
- \* Sign the application *in ink* and send an *original* to the address on the top of the application. Faxed copies will not be accepted.
- \* Applications will be processed in the order they are received.

Most of the application form is self-explanatory, but the following provides some further assistance for completing the form.

### COMPLETE EITHER BLOCK A OR BLOCK B:

- Block A. "Complete if applying as an individual" Enter the complete name of the responsible party who will be the permittee if a permit is issued. Enter personal information that identifies the applicant. All blocks must be completed. If you are applying on behalf of a client, the personal information must pertain to the client. A notarized document stating power of attorney must be included with the application.
- Block B. "Complete if applying as a business, corporation, public agency or institution" Enter the complete name and address of the business, agency or institution who will be the permittee if a permit is issued. Give a brief description of the type of business the applicant is engaged in, the name and phone number of the person in charge, and if the company is incorporated, the state in which it was incorporated.

### ALL APPLICANTS COMPLETE BLOCK C:

- Block C.1 "**Do you currently have or have had any Federal Fish and Wildlife license or permits?**" List the number of any FWS or CITES permits. If applying for a renewal, the original permit must be returned with this application.
- Block C.2 "Have you obtained any required state or foreign government approval to conduct the activity you propose?" If the proposed activity is regulated, check the appropriate box. If "yes", list the State or foreign countries involved and type of document required. Include a copy of these documents with the application. If "no" indicate what steps you have taken to secure approval (use attachment if necessary). If the proposed activity is not regulated check "not required".
- Block C.3 "Check or money order (if applicable)" There is a permit processing fee unless you are fee exempt. Consult the enclosed APPLICATION PROCESSING FEE SCHEDULE information. Make the check or money order payable to the U.S. Fish and Wildlife Service and attach it to the application form. If fee exempt, write "exempt" in this space.
- Block C.4 "Attachments" Consult the fact sheet or regulation. Provide any required additional information outlined on the supplemental page(s) of the application form. Be as complete and descriptive as possible. If there is any doubt as to the information's relevance, include it with the application. An incomplete or unclear application may cause delays in processing.
- Block C.5 "CERTIFICATION" The individual applicant in Block A, the person named in Block B, or person with power of attorney must sign and date the application in ink. This signature binds that person to the statement of certification. This means that you certify that you read and understood the regulations that apply to the permit. You also certify that everything included in the application is true to the best of your knowledge. Be sure to read the statement and re-read the application before signing.

### Application for a Federal Fish and Wildlife License/Permit

### **PRIVACY ACT - NOTICE**

In accordance with the Privacy Act of 1974 (5 U.S.C. 552a), please be advised that:

The gathering of information on fish and wildlife is authorized by: (a) Bald Eagle Protection Act (16 U.S.C. 663a); (b) Endangered Species Act of 1973 (16 U.S.C. 1539); (c) Migratory Bird Treaty Act (16 U.S.C. 703-711); (d) Marine Mammal Protection Act of 1972 (16 U.S.C. 1371-1383); (e) Wild Bird Conservation Act (16 U.S.C. 4901-4916); (f) Lacey Act (18 U.S.C. 42 & 44); and (g) Title 50, Part 13, of the Code of Federal Regulations.

Submission of requested information is required in order to process applications for licenses or permits authorized under the above acts. With the exception of your social security number, failure to provide all requested information will be sufficient cause for the U.S. Fish and Wildlife Service to deny a permit.

Applications for license or permits authorized under the Endangered Species Act of 1973 (16 U.S.C. 1539) and the Marine Mammal Protection Act of 1972 (16 U.S.C. 1371-1383) will be published in the **Federal Register** as required by the two acts.

In the event a violation of a statute, regulations, rule, order, or license, whether civil, criminal, or regulatory in nature is discovered during the application review process, the requested information may be transferred to the appropriate Federal, State, local, or foreign agency charged with investigating or prosecuting such violations.

In the event of litigation involving the records or the subject matter of the records, the requested information may be transferred to the U.S. Department of Justice or appropriate law enforcement authorities.

Information provided in the application may be disclosed to subject matter experts, and State and other Federal agencies, for the sole purpose of obtaining advice relevant to issuance of the permit.

For individuals, personal information such as home address and telephone number, financial data, and personal identifiers (social security number, birth date, etc.) will be removed prior to any release of the application.

### FREEDOM OF INFORMATION ACT - NOTICE

For organizations, businesses, or individuals operating as a business (i.e., permittees not covered by the Privacy Act), we request that you identify any information that should be considered privileged and confidential business information to allow the Service to meet its responsibilities under FOIA. Confidential business information must be clearly marked "Business Confidential" at the top of the letter or page and each succeeding page, and must be accompanied by a nonconfidential summary of the confidential information. The nonconfidential summary and remaining documents may be made available to the public under FOIA [43 CFR 2.13(c)(4), 43 CFR 2.15(d)(1)(i)].

#### APPLICATION PROCESSING FEE

The fee to process a permit application is \$25.00. Checks should be made payable to "U.S. Fish and Wildlife Service". The fee applies to permit applications, renewals, and amendments. The processing fees shall not be refunded if the permit is issued or denied, or if the application is abandoned.

The fee schedule does not apply to any Federal, State, or local government agency or individual or institution under contract to such agency for the proposed activities. Until further notice, the fee will be waived for public institutions. As defined in CFR 10.12 - "*Public* as used in referring to museums, zoological parks, and scientific or educational institutions, refers to such as are open to the general public and are either established, maintained, and operated as a governmental service or are privately owned and organized, but not operated for a profit."

# APPLICATION PROCEDURES -- EXCERPTS FROM 50 CFR 13 -- GENERAL PERMIT PROCEDURES

# **Subpart A -- Introduction** § 13.1 General.

Each person intending to engage in an activity for which a permit is required by this subchapter B shall, before commencing such activity, obtain a valid permit authorizing such activity. Each person who desires to obtain the permit privileges authorized by this subchapter must make application for such permit in accordance with the requirements of this part 13 and the other regulations in this subchapter which set forth the additional requirements for the specific permits desired. If the activity for which permission is sought is covered by the requirements of more than one part of this subchapter, the requirements of each part must be met. If the information required for each specific permitted activity is included, one application will be accepted for all permits required, and a single permit will be issued.

#### § 13.2 Purpose of regulations.

The regulations contained in this part provide uniform rules, conditions, and procedures for the application for and the issuance, denial, suspension, revocation, and general administration of all permits issued pursuant to this subchapter B.

# § 13.3 Scope of regulations.

The provisions in this part are in addition to, and are not in lieu of, other permit regulations of this subchapter and apply to all permits issued thereunder, including "Import and Marking" (part 14), "Feather Imports" ["Wild Bird Conservation"] (part 15), "Injurious Wildlife" (part 16), "Endangered Wildlife and Plants" (part 17), "Marine Mammals" (part 18), "Migratory Birds" (part 21), "Eagles" (part 22) and "Endangered Species Convention" (part 23). As used in this part 13, the term "permit" shall refer to either a license, permit, or certificate as the context may require.

### § 13.4 Emergency variation from requirements.

The Director may approve variations from the requirements of this part when he finds that an emergency exists and that the proposed variations will not hinder effective administration of this subchapter B, and will not be unlawful.

# **Subpart B -- Application for Permits**

## § 13.11 Application procedures.

The Service may not issue a permit for any activity authorized by this subchapter B unless the applicant has filed an application in accordance with the following procedures. Applicants do not have to submit a separate application for each permit unless otherwise required by this subchapter.

- (a) *Forms*. Applications must be submitted in writing on a Federal Fish and Wildlife License/Permit Application (Form 3-200) or as otherwise specifically directed by the Service.
- (b) Forwarding instructions. Applications for permits in the following categories should be forwarded to the issuing office indicated below.
- (1) Migratory bird banding permits (50 CFR 21.22) -- Bird Banding Laboratory, Office of Migratory Bird Management, U.S. Fish and Wildlife Service, Laurel, Maryland 20708. (Special application forms must be used for bird banding permits. They may be obtained by writing to the Bird Banding Laboratory).
- (2) Exception to designated port (50 CFR part 14), import/export license (50 CFR 14.93), migratory bird permit, other than banding (50 CFR part 21) and Bald or Golden eagle permits (50 CFR part 22) -- Assistant Regional Director for Law Enforcement of District in which the applicant resides (see 50 CFR 10.22 for addresses and boundaries of the Law Enforcement Districts).
- (3) Feather quota [Wild bird conservation] (50 CFR part 15), injurious wildlife (50 CFR part 16), endangered and threatened species (50 CFR part 17), marine mammal (50 CFR part 18) and permits and certificates for the Convention on International Trade in Endangered Species (CITES) (50 CFR part 23) -- U.S. Fish and Wildlife Service, Federal Wildlife Permit Office, P.O. Box 3654, [Office of Management Authority, 4401 N. Fairfax Drive, Room 700,] Arlington, Virginia 22203.
- (c) *Time notice*. The Service will process all applications as quickly as possible. However, it cannot guarantee final action within the time limits the applicant requests. Applicants for endangered species and marine mammal permits should submit applications to the Office of Management Authority which are postmarked at least 90 calendar days prior to the requested effective date. Applicants for all other permits should submit applications to the issuing office which are postmarked at least 60 days prior to the requested effective date.
- (d) *Fees*. (1) Unless otherwise exempted by this paragraph, applicants for issuance or renewal of permits must pay the required permit processing fee at the time of application. Applicants should pay fees by check or money order made payable to "U.S. Fish and Wildlife Service." The Service will not refund any application fee under any circumstances if the Service has processed the application. However, the Service may return the application fee if the applicant withdraws the

application before the Service has significantly processed it.

- (2) Except as provided in paragraph (d)(4) of this section, the fee for processing any application is \$25.00. If regulations in this subchapter require more than one type of permit for an activity, and the permits are issued by the same office, the issuing office may issue one consolidated permit authorizing the activity. The issuing office may charge only the highest single fee for the activity permitted.
- (3) A fee shall not be charged to any Federal, State or local government agency, nor to any individual or institution under contract to such agency for the proposed activities. The fee may be waived or reduced for public institutions (see 50 CFR 10.12). Proof of such status must accompany the application.
  - (4) Nonstandard fees.

Marine Mammal (Section 18.31)... 100

(e) Abandoned or incomplete applications. Upon receipt of an incomplete or improperly executed application, or if the applicant does not submit the proper fees, the issuing office will notify the applicant of the deficiency. If the applicant fails to supply the correct information to complete the application or to pay the required fees within 45 calendar days of the date of notification, the Service will consider the application abandoned. The Service will not refund any fees for an abandoned application.

### § 13.12 General information requirements on applications for permits.

- (a) General information required for all applications. All applications must contain the following information:
- (1) Applicant's full name, mailing address, telephone number(s), and,
- (i) If the applicant is an individual, the date of birth, height, weight, hair color, eye color, sex, and any business or institutional affiliation of the applicant related to the requested permitted activity; or
- (ii) If the applicant is a corporation, firm, partnership, association, institution, or public or private agency, the name and address of the president or principal officer and of the registered agent for the service of process;
  - (2) Location where the requested permitted activity is to occur or be conducted;
- (3) Reference to the part(s) and section(s) of this subchapter B as listed in paragraph (b) of this section under which the application is made for a permit or permits, together with any additional justification, including supporting documentation as required by the referenced part(s) and section(s);
- (4) If the requested permitted activity involves the import or re-export of wildlife or plants from or to any foreign country, and the country of origin, or the country of export or re-export restricts the taking, possession, transportation, exportation, or sale of wildlife or plants, documentation as indicated in § 14.52(c) of this subchapter B;
  - (5) Certification in the following language:

I hereby certify that I have read and am familiar with the regulations contained in title 50, part 13, of the Code of Federal Regulations and the other applicable parts in subchapter B of chapter I of title 50, Code of Federal Regulations, and I further certify that the information submitted in this application for a permit is complete and accurate to the best of my knowledge and belief. I understand that any false statement herein may subject me to suspension or revocation of this permit and to the criminal penalties of 18 U.S.C. 1001.

- (6) Desired effective date of permit except where issuance date is fixed by the part under which the permit is issued;
- (7) Date;
- (8) Signature of the applicant; and
- (9) Such other information as the Director determines relevant to the processing of the application.
- (b) Additional information required on permit applications. As stated in paragraph (a)(3) of this section certain additional information is required on all applications. These additional requirements may be found by referring to the section of this subchapter B cited after the type of permit for which application is being made:

Type of permit	<u>Section</u>
Feather import quota [Wild bird conservation]	15.22
Importation or entry	15.25
Injurious wildlife	
Importation or shipment	16.22
Endangered wildlife and plant permits:	
Similarity of appearance	17.52
Scientific, enhancement of propagation or survival,	
incidental taking for wildlife	17.22
Scientific, propagation, or survival for plants	17.62
Economic hardship for wildlife	17.23
Economic hardship for plants	17.63
Threatened wildlife and plant permits:	
Similarity of appearance	17.52
General for wildlife	17.32
American alligatorbuyer or tanner	17.42(a)
General for plants	17.72

Marine mammals permits:

Scientific research	18.31
Public display	18.31
Endangered Species Convention permits	23.15

#### **Subpart C -- Permit Administration**

# § 13.21 Issuance of permits.

- (a) No permit may be issued prior to the receipt of a written application therefor, unless a written variation from the requirements, as authorized by § 13.4, is inserted into the official file of the Bureau. An oral or written representation of an employee or agent of the United States Government, or an action of such employee or agent, shall not be construed as a permit unless it meets the requirements of a permit as defined in 50 CFR 10.12.
  - (b) Upon receipt of a properly executed application for a permit, the Director shall issue the appropriate permit unless:
- (1) The applicant has been assessed a civil penalty or convicted of any criminal provision of any statute or regulation relating to the activity for which the application is filed, if such assessment or conviction evidences a lack of responsibility.
- (2) The applicant has failed to disclose material information required, or has made false statements as to any material fact, in connection with his application;
  - (3) The applicant has failed to demonstrate a valid justification for the permit and a showing of responsibility;
  - (4) The authorization requested potentially threatens a wildlife or plant population, or
  - (5) The Director finds through further inquiry or investigation, or otherwise, that the applicant is not qualified.
- (c) Disqualifying factors. Any one of the following will disqualify a person from receiving permits issued under this Part.
- (1) A conviction, or entry of a plea of guilty or nolo contendere, for a felony violation of the Lacey Act, the Migratory Bird Treaty Act, or the Bald and Golden Eagle Protection Act disqualifies any such person from receiving or exercising the privileges of a permit, unless such disqualification has been expressly waived by the Director in response to a written petition.
- (2) The revocation of a permit for reasons found in §13.28 (a)(1) or (a)(2) disqualifies any such person from receiving or exercising the privileges of a similar permit for a period of five years from the date of the final agency decision on such revocation.
- (3) The failure to pay any required fees or assessed costs and penalties, whether or not reduced to judgement disqualifies such person from receiving or exercising the privileges of a permit as long as such moneys are owed to the United States. This requirement shall not apply to any civil penalty presently subject to administrative or judicial appeal; provided that the pendency of a collection action brought by the United States or its assignees shall not constitute an appeal within the meaning of this subsection.
- (4) The failure to submit timely, accurate, or valid reports as required may disqualify such person from receiving or exercising the privileges of a permit as long as the deficiency exists.
- (d) *Use of supplemental information*. The issuing officer, in making a determination under this subsection, may use any information available that is relevant to the issue. This may include any prior conviction, or entry of a plea of guilty or nolo contendere, or assessment of civil or criminal penalty for a violation of any Federal or State law or regulation governing the permitted activity. It may also include any prior permit revocations or suspensions, or any reports of State or local officials. The issuing officer shall consider all relevant facts or information available, and may make independent inquiry or investigation to verify information or substantiate qualifications asserted by the applicant.
- (e) Conditions of issuance and acceptance. (1) Any permit automatically incorporates within its terms the conditions and requirements of Subpart D of this part and of any part(s) or section(s) specifically authorizing or governing the activity for which the permit is issued.
- (2) Any person accepting and holding a permit under this Subchapter B acknowledges the necessity for close regulation and monitoring of the permitted activity by the Government. By accepting such permit, the permittee consents to and shall allow entry by agents or employees of the Service upon premises where the permitted activity is conducted at any reasonable hour. Service agents or employees may enter such premises to inspect the location; any books, records, or permits required to be kept by this Subchapter B; and any wildlife or plants kept under authority of the permit.
- (f) *Term of permit*. Unless otherwise modified, a permit is valid during the period specified on the face of the permit. Such period shall include the effective date and the date of expiration.
- (g) *Denial*. The issuing officer may deny a permit to any applicant who fails to meet the issuance criteria set forth in this section or in the part(s) or section(s) specifically governing the activity for which the permit is requested.

# § 13.22 Renewal of permits.

(a) Application for renewal. Applicants for renewal of a permit must submit a written application at least 30 days prior to the expiration date of the permit. Applicants must certify in the form required by § 13.12(a)(5) that all statements and information in the original application remain current and correct, unless previously changed or corrected. If such

information is no longer current or correct, the applicant must provide corrected information.

- (b) Renewal criteria. The Service shall issue a renewal of a permit if the applicant meets the criteria for issuance in § 13.21(b) and is not disqualified under § 13.21(c).
- (c) Continuation of permitted activity. Any person holding a valid, renewable permit, who has complied with this section, may continue the activities authorized by the expired permit until the Service has acted on such person's application for renewal.
- (d) *Denial*. The issuing officer may deny renewal of a permit to any applicant who fails to meet the issuance criteria set forth in § 13.21 of this part, or in the part(s) or section(s) specifically governing the activity for which the renewal is requested.

## § 13.23 Amendment of permits.

- (a) *Permittee's request*. Where circumstances have changed so that a permittee desires to have any condition of his permit modified, such permittee must submit a full written justification and supporting information in conformity with this part and the part under which the permit was issued.
- (b) *Service reservation*. The Service reserves the right to amend any permit for just cause at any time during its term, upon written finding of necessity.
- (c) Change of name or address. A permittee is not required to obtain a new permit if there is a change in the legal individual or business name, or in the mailing address of the permittee. A permittee is required to notify the issuing office within 10 calendar days of such change. This provision does not authorize any change in location of the conduct of the permitted activity when approval of the location is a qualifying condition of the permit.

### § 13.24 Right of succession by certain persons.

(b) In order to secure the right provided in this section the person or persons desiring to continue the activity shall furnish the permit to the issuing officer for endorsement within 90 days from the date the successor begins to carry on the activity.

(CFR 10/1/97)

# SCIENTIFIC RESEARCH OR ZOOLOGICAL BREEDING AND DISPLAY -EXCERPTS FROM 50 CFR 15 --WILD BIRD CONSERVATION ACT

# **Subpart A -- Introduction and General Provisions**

# § 15.1 Purpose of Regulations.

The regulations in this part implement the Wild Bird Conservation Act of 1992, Pub. L. 102-440; 16 U.S.C. 4901-4916.

# § 15.2 Scope of regulations.

- (a) The regulations in this part apply to all species of exotic birds, as defined in section 15.3.
- (b) The provisions in this part are in addition to, and are not in lieu of, other regulations of this subchapter B that may require a permit or prescribe additional restrictions or conditions for the import, export, re-export, and transportation of wildlife.

### § 15.3 Definitions.

In addition to the definitions contained in parts 10 and 23 of this subchapter B, and unless the context requires otherwise, in this part:

Documentation means a description of how scientific information was collected, including the methodologies used; names and institutions of individuals conducting the work; dates and locations of any study; and any published results or reports from the work.

Exotic bird means any live or dead member of the Class Aves that is not indigenous to the 50 States or the District of Columbia, including any egg or offspring thereof, but does not include domestic poultry, dead sport-hunted birds, dead museum specimens, dead scientific specimens, products manufactured from such birds, or birds in any of the following families: Phasianidae, Numididae, Cracidae, Meleagrididae, Megapodiidae, Anatidae, Struthionidae, Rheidae, Dromaiinae, and Gruidae.

*Indigenous* means a species that is naturally occurring, not introduced as a result of human activity, and that currently regularly inhabits or breeds in the 50 States or the District of Columbia.

 $\it Life\ cycle\ means$  the annual processes involved with breeding, migration, and all other non-breeding activities.

*Person* means an individual, corporation, partnership, trust, association, or any other private entity; or any officer, employee, agent, department, or instrumentality of the Federal Government, of any State, municipality, or political subdivision of a State, or of any foreign government; any State, municipality, or political subdivision of a State; or any other entity subject to the jurisdiction of the United States.

*Species* means any species, any subspecies, or any distinct population segment of a species or subspecies, and includes hybrids of any species or subspecies. Hybrids will be treated according to the more restrictive appendix or category in which either parental species is listed.

*Status* means a qualitative measure of the vulnerability to extinction or extirpation of a population at a given time (e.g., endangered, threatened, vulnerable, non-threatened, or insufficiently known).

Sustainable use means the use of a species in a manner and at a level such that populations of the species are maintained at biologically viable levels for the long term and involves a

determination of the productive capacity of the species and its ecosystem, in order to ensure that utilization does not exceed those capacities or the ability of the population to reproduce, maintain itself and perform its role or function in its ecosystem.

*Trend* means a long-term assessment of any change in the absolute or relative size of a species' population or habitat over time (e.g., increasing, decreasing, at equilibrium, insufficiently known).

*United States* means the 50 States, the District of Columbia, the Commonwealth of Puerto Rico, American Samoa, the Virgin Islands, Guam, the Commonwealth of the Northern Mariana Islands, and the Trust Territory of the Pacific Islands.

# **Subpart B -- Prohibitions and Requirements**

# § 15.11 Prohibitions.

(a) Except as provided under a permit issued pursuant to subpart C of this part, it is unlawful for any person subject to the jurisdiction of the United States to commit, attempt to commit, to solicit another to commit, or to cause to be committed, any of the acts described in paragraphs (b) through (f) of this section in regard to any

exotic bird.

- (b) It is unlawful to import into the United States any exotic bird species listed in the Appendices to the Convention that is not included in the approved list of species, pursuant to subpart D of this part, except that this paragraph (b) does not apply to any exotic bird that was bred in a foreign breeding facility listed as qualifying pursuant to subpart E of this part.
- (c) It is unlawful to import into the United States any exotic bird species not listed in the Appendices to the Convention that is listed in the prohibited species list, pursuant to subpart F of this part.
- (d) It is unlawful to import into the United States any exotic bird species from any country included in the prohibited country list, pursuant to subpart F of this part.
- (e) It is unlawful to import into the United States any exotic bird species from a qualifying facility breeding exotic birds in captivity, listed pursuant to subpart E of this part, if the exotic bird was not captive-bred at the listed facility.
- (f) It is unlawful for any person subject to the jurisdiction of the United States to engage in any activity with an exotic bird imported under a permit issued pursuant to this part that violates a condition of said permit.

# § 15.12 Requirements.

- (a) No person shall import into the United States any exotic bird except as may be permitted under the terms of a valid permit issued pursuant to the provisions of subpart C and 50 CFR part 13, or in accordance with the provisions of subparts D-F of this part 15, or in accordance with the provisions of paragraph (b) of this section.
- (b) Any exotic bird can be imported to the United States if it was legally exported from the United States with a permit issued by the Service's Office of Management Authority, provided that the import is by the same person who exported the bird, the import is accompanied by a copy of the cleared CITES export permit or certificate issued by the Service that was used to export the exotic bird, and the Service is satisfied that the same bird is being imported as is indicated on the aforementioned permit or certificate.

# **Subpart C -- Permits and Approval of Cooperative Breeding Programs § 15.21 General application procedures.**

- (a) The Director may issue a permit authorizing the importation of exotic birds otherwise prohibited by § 15.11, in accordance with the issuance criteria of this subpart, for the following purposes only: scientific research; zoological breeding or display programs; cooperative breeding programs designed to promote the conservation and maintenance of the species in the wild; or personally owned pets accompanying persons returning to the United States after being out of the country for more than 1 year.
  - (b) Additional requirements as indicated in parts 13, 14, 17, 21, and 23 of this subchapter must also be met.
- (c) Applications for permits under this subpart and approval of cooperative breeding programs under this subpart shall be submitted to the Director, U.S. Fish and Wildlife Service, Office of Management Authority, 4401 N. Fairfax Drive, [Room 700,] Arlington, Virginia 22203 by the person wishing to engage in the activity. Each application must be submitted on an official application (Form 3-200) provided by the Service and must contain all of the information specified in the applicable section, § 15.22-15.26. The sufficiency of the application shall be determined by the Director in accordance with the requirements of this part and part 13 of this subchapter.

#### § 15.22 Permits for scientific research.

- (a) Application requirements for permits for scientific research. Each application shall provide the following information and such other information that the Director may require:
  - (1) A description of the exotic bird(s) to be imported, including:
  - (i) The common and scientific names of the species, number, age or age class, and when known, sex; and
- (ii) A statement as to whether, at the time of the application, the exotic bird is still in the wild, has already been removed from the wild, or was bred in captivity;
  - (2) If the exotic bird is in the wild or was taken from the wild, include:
  - (i) The country and region where the removal will occur or occurred;
  - (ii) A description of the status of the species in the region of removal; and
  - (iii) A copy of any foreign collecting permit or authorizing letter, if applicable;
  - (3) If the exotic bird was bred in captivity, include:

- (i) Documents or other evidence that the bird was bred in captivity, including the name and address of the breeder, and when known, hatch date and identity of the parental birds; and
- (ii) If the applicant is not the breeder, documentation showing the bird was acquired from a breeder and a history of multiple transactions, if applicable;
- (4) A statement of the reasons the applicant is justified in obtaining a permit, and a complete description of the scientific research to be conducted on the exotic bird requested, including:
  - (i) Formal research protocol with timetable;
  - (ii) The relationship of such research to the conservation of the species in the wild;
  - (iii) A discussion of possible alternatives and efforts to obtain birds from other sources; and
  - (iv) Plans for disposition of the exotic birds and any progeny upon completion of the research project;
- (5) Qualifications of the scientific personnel conducting the proposed research, including applicable experience and a description of relevant past research conducted;
- (6) A description of the care and maintenance of the exotic bird, and how the facility meets professionally recognized standards, including:
  - (i) The name and address of the facility where the exotic bird will be maintained;
- (ii) Dimensions of existing enclosures for the birds to be imported and number of birds to be housed in each; and
- (iii) Husbandry practices.
- (b) Issuance criteria. Upon receiving an application completed in accordance with paragraph (a) of this section, the Director will decide whether or not a permit should be issued. In making this decision, the Director shall consider, in addition to the general criteria in part 13 of this subchapter, the following factors:
- (1) Whether the purpose of the scientific research is adequate to justify removing the exotic bird from the wild or otherwise changing its status;
- (2) Whether the proposed import would be detrimental to the survival of the exotic bird species in the wild, including whether the exotic bird was bred in captivity or was (or will be) taken from the wild, taking into consideration the conservation status of the species in the wild;
- (3) Whether the permit, if issued, would conflict with any known program intended to enhance the survival of the population from which the exotic bird was or would be removed;
  - (4) Whether the research for which the permit is required has scientific merit;
- (5) Whether the expertise, facilities, or other resources available to the applicant appear adequate for proper care and maintenance of the exotic bird and to successfully accomplish the research objectives stated in the application.
- (c) Permit conditions. In addition to the general conditions set forth in part 13 of this subchapter, every permit issued under this section shall be subject to special conditions as the Director may deem appropriate.
- (d) Duration of permits. The duration of the import permits issued under this section shall be designated on the face of the permit, but in no case will these permits be valid for longer than one year.

# § 15.23 Permits for zoological breeding or display programs.

- (a) Application requirements for permits for zoological breeding or display programs. Each application shall provide the following information and such other information that the Director may require:
  - (1) A description of the exotic bird(s) to be imported, including:
  - (i) The common and scientific names of the species, number, age or age class, and when known, sex; and
- (ii) A statement as to whether, at the time of the application, the exotic bird is still in the wild, has already been removed from the wild, or was bred in captivity;
  - (2) If the exotic bird is in the wild or was taken from the wild include:
  - (i) The country and region where the removal will occur or occurred;
  - (ii) A description of the status of the species in the region of removal; and
  - (iii) A copy of any foreign collecting permit or authorizing letter, if applicable;
  - (3) If the exotic bird was bred in captivity, include:
- (i) Documents or other evidence that the bird was bred in captivity, including the name and address of the breeder, and when known, identity of the parental birds, and hatch date; and
- (ii) If the applicant is not the breeder, documentation showing the bird was acquired from a breeder and a history of multiple transactions, if applicable;

- (4) A statement of the reasons the applicant is justified in obtaining a permit, and a complete description of the breeding or display program to be conducted with the exotic bird requested, including:
- (i) A breeding or education protocol that provides information on educational materials on the ecology and/or conservation status of the species provided to the general public;
- (ii) Plans, if any, for developing or maintaining a self-sustaining population of the exotic bird species in captivity;
  - (iii) A statement on efforts to obtain birds from alternative sources or sources within the United States;
  - (iv) The relationship of such a breeding or display program to the conservation of the species in the wild; and
  - (v) Plans for disposition of the exotic birds and any progeny.
- (5) A description of the care and maintenance of the exotic bird, and how the facility meets professionally recognized standards of the public display community, including:
  - (i) The name and address of the facility where the exotic bird will be maintained;
  - (ii) Dimensions of existing enclosures for the birds to be imported and number of birds to be housed in each;
  - (iii) Husbandry practices;
  - (7) A history of the zoological facility's breeding programs with the same or similar species, including:
  - (i) participation in any cooperative breeding programs;
- (ii) breeding and inventory records for the last two years, including hatching, survival, and mortality records; and
  - (iii) causes of any mortalities and efforts made to correct any problems.
- (b) Issuance criteria. Upon receiving an application completed in accordance with paragraph (a) of this section, the Director will decide whether or not a permit should be issued. In making this decision, the Director shall consider, in addition to the general criteria in part 13 of this subchapter, the following factors:
- (1) Whether the zoological breeding or display program is adequate to justify removing the exotic bird from the wild or otherwise changing its status;
- (2) Whether the proposed import would be detrimental to the survival of the exotic bird species in the wild, including whether the exotic bird was bred in captivity or was (or will be) taken from the wild, taking into consideration the conservation status of the species in the wild;
- (3) Whether the permit, if issued, would conflict with any known program intended to enhance the survival of the population from which the exotic bird was or would be removed;
  - (4) Whether the breeding or display program for which the permit is required has conservation merit; and
- (5) Whether the expertise, facilities or other resources available to the applicant appear adequate for proper care and maintenance of the exotic bird and to successfully accomplish the zoological breeding or display objectives stated in the application.
- (c) Permit conditions. In addition to the general conditions set forth in part 13 of this subchapter, every permit issued under this section shall be subject to special conditions as the Director may deem appropriate.
- (d) Duration of permits. The duration of the import permits issued under this section shall be designated on the face of the permit, but in no case will these permits be valid for longer than one year.

# Subpart D -- Approved List of Species Listed in the Appendices to the Convention § 15.31 Criteria for including species in the approved list for captive-bred species.

The Director will periodically review the list of captive-bred exotic bird species in paragraph 15.33(a), for which importation into the United States is approved. Any exotic bird species listed in paragraph 15.33(a) pursuant to this section must meet all of the following criteria:

- (a) All specimens of the species known to be in trade (legal or illegal) are captive-bred;
- (b) No specimens of the species are known to be removed from the wild for commercial purposes;
- (c) Any importation of specimens of the species would not be detrimental to the survival of the species in the wild; and
- (d) Adequate enforcement controls are in place to ensure compliance with paragraphs (a) through (c) of this section.

### § 15.33 Species included in the approved list.

(a) Captive-bred species. The list in this paragraph includes species of captive-bred exotic birds for which importation into the United States is not prohibited by section 15.11. The species are grouped taxonomically by

order.

Species

Order Falconiiformes:

Buteo buteo

Order Columbiformes:

Columba livia

Order Psittaciformes:

Agapornis personata Agapornis roseicollis

Aratinga jandaya Barnardius barnardi

Bolborhynchus lineola (blue form) Bolborhynchus lineola (yellow form)

Bolborhynchus lineola (white form) Cyanoramphus auriceps Cyanoramphus novaezelandiae Forpus coelestis (lutino form) Forpus coelestis (yellow form)

Forpus coelestis (blue form)

Forpus coelestis (cinnamon form)

Melopsittacus undulatus Neophema bourkii Neophema chrysostoma Neophema elegans Neophema pulchella\* Neophema splendida\* Nymphicus hollandicus

Nymphicus hollandicu Platycercus adelaide Platycercus adscitus Platycercus elegans Platycercus eximius

Platycercus icterotis Platycercus venustus Polytelis alexandrae Polytelis anthopeplus

Polytelis swainsonii Psephotus chrysopterygius\*

Psephotus haematonotus

Psephotus varius Psittacula eupatria (blue form) Psittacula eupatria (lutino form)

Psittacula krameri manillensis Purpureicephalus spurius Trichoglossus chlorolepidotus Order Passeriformes:

Aegintha temporalis Aidemosyne modesta Chloebia gouldiae Emblema guttata

Emblema picta
Lonchura castaneothorax
Lonchura domestica
Lonchura pectoralis

Neochmia ruficauda Poephila acuticauda Poephila bichenovii Poephila cincta Poephila guttata

Poephila personata Serinus canaria Common name

Common European buzzard.

Rock dove.

Masked lovebird. Peach-faced lovebird. Jendaya conure.

Mallee ringneck parrot.

Lineolated parakeet (blue form). Lineolated parakeet (yellow form). Lineolated parakeet (white form). Yellow-fronted Parakeet.

Red-fronted parakeet. Pacific parrotlet (lutino form). Pacific parrotlet (yellow form).

Pacific parrotlet (blue form).

Pacific parrotlet (cinnamon form).

Budgerigar.
Bourke's parrot.
Blue-winged Parrot.
Elegant Parrot.
Turquoise parrot.
Scarlet-chested parrot.

Cockatiel.
Adelaide rosella.
Pale-headed rosella.
Crimson rosella.
Eastern rosella.

Western (stanley) rosella.

Northern rosella. Princess parrot. Regent parrot. Superb parrot.

Golden-shouldered parakeet.

Red-rumped parakeet.

Mulga parakeet.

Alexandrine parakeet (blue form). Alexandrine parakeet (lutino form).

Indian ringneck parakeet. Red-capped parrot. Scaly-breasted lorikeet.

Red-browed Finch. Cherry Finch. Gouldian finch. Diamond Sparrow. Painted finch.

Chestnut-breasted finch. Society (=Bengalese) finch.

Pictorella finch. Star finch.

Long-tailed grassfinch.
Double-barred finch.
Parson finch.
Zebra finch.
Masked finch.
Common Canary.

<sup>\*</sup> Note: Permits are still required for these species under part 17 (species listed as endangered or threatened under the Endangered Species Act (ESA)) of this chapter. (CFR 10/1/97)